109TH CONGRESS 1ST SESSION

S. 1532

To amend title 18 of the United States Code to criminalize acts of agroterrorism, and to enhance the protection of the United States agricultural industry and food security through the increased prevention, detection, response and recovery planning.

IN THE SENATE OF THE UNITED STATES

July 28, 2005

Mr. Specter (for himself and Mr. Grassley) introduced the following bill; which was read twice and referred to the Committee on Agriculture, Nutrition, and Forestry

A BILL

To amend title 18 of the United States Code to criminalize acts of agroterrorism, and to enhance the protection of the United States agricultural industry and food security through the increased prevention, detection, response and recovery planning.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Agroterrorism Preven-
- 5 tion Act of 2005".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds that—

- (1) the United States agriculture and food systems are vulnerable to biological agents that may be used in acts of terrorism;
 - (2) the United States agriculture and food system is an extensive, open, interconnected, diverse, and complex structure providing potential targets for terrorist attacks that could have catastrophic health and economic impacts;
 - (3) the intentional use of agricultural disease agents to attack United States agriculture threatens an industry that accounts for approximately 13 percent of the gross domestic product of the United States, and accounts for 8 percent of the United States export market;
 - (4) the economic impact of even a small-scale agroterrorist attack affecting only a few farms within a region could be measured in multi-millions of dollars, including the costs of eradication, recovery, market repercussions, production losses, and trade implications;
 - (5) the agricultural and food industries are vulnerable to deliberate disruption through malicious acts;
 - (6) risk factors affecting the spread of an agricultural disease include—

1	(A) concentrated and intensive use of con-
2	temporary farming practices;
3	(B) the use of rapid transportation sys-
4	tems for delivery of agricultural commodities;
5	(C) the lack of farm and food production
6	security and surveillance; and
7	(D) the lack of ability to conduct rapid
8	diagnostics and forensics analysis;
9	(7) as with human health and bioterrorism pre-
10	paredness, enhancing current monitoring and re-
11	sponse mechanisms to deal with a deliberate act of
12	agricultural terrorism would strengthen the ability of
13	the United States to diagnose and respond quickly
14	to any agricultural disease or health crisis;
15	(8) activities to ensure the biosecurity of farms
16	are an important tool in preventing—
17	(A) the intentional introduction of an agri-
18	cultural disease; and
19	(B) the spread of an introduced agricul-
20	tural disease into an outbreak;
21	(9) in the event of an agricultural disease, the
22	Department of Agriculture and the Department of
23	State will need the support and resources of other
24	Federal, State, and local agencies and volunteer or-

1	ganizations that carry out traditional emergency
2	management and response functions;
3	(10) State and local partners would need assist-
4	ance to implement their role in the response func-
5	tion;
6	(11) States and communities also require as-
7	sistance to prepare and plan for agricultural disas-
8	ters; and
9	(12) the Secretary of Agriculture, acting
10	through the Animal and Plant Health Inspection
11	Service, should incorporate the Incident Command
12	System in all agricultural disaster emergency re-
13	sponse plans.
13 14	sponse plans. SEC. 3. DEFINITIONS.
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14 15	SEC. 3. DEFINITIONS. In this Act:
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14 15 16 17 18 19 20	SEC. 3. DEFINITIONS. In this Act: (1) AGRICULTURE.—The term "agriculture" includes— (A) the science and practice of activities relating to food, feed, and fiber production, processing, marketing, distribution, use, and
14 15 16 17 18 19 20 21	SEC. 3. DEFINITIONS. In this Act: (1) AGRICULTURE.—The term "agriculture" includes— (A) the science and practice of activities relating to food, feed, and fiber production, processing, marketing, distribution, use, and trade;

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(C) forestry, wildlife science, fishery

2	science, aquaculture, floraculture, veterinary
3	medicine, and other environmental and natural
4	resource sciences.
5	(2) AGROTERRORISM.—The term
6	"agroterrorism" means the commission of an
7	agroterrorist act.
8	(3) AGROTERRORIST ACT.—The term
9	"agroterrorist act" means a criminal act consisting
10	of causing, financing, or attempting to cause dam-
11	age or harm to, or destruction or contamination of,
12	a crop, livestock, raw agricultural commodity, food
13	product, farm or ranch equipment, a material, any
14	other property associated with agriculture, or a per-
15	son engaged in agricultural activity, that is com-
16	mitted to—
17	(A) intimidate or coerce a civilian popu-
18	lation;
19	(B) influence the policy of a government
20	by intimidation or coercion; or
21	(C) disrupt interstate commerce or foreign
22	commerce of the United States agricultural in-
23	dustry.
24	(4) BIOSECURITY.—The term "biosecurity"—

1	(A) means protection from the risks posed
2	by biological, chemical, or radiological agents
3	to—
4	(i) plant or animal health;
5	(ii) the agricultural economy;
6	(iii) the environment; and
7	(iv) human health; and
8	(B) includes the exclusion, eradication, and
9	control of biological agents that cause agricul-
10	tural disease.
11	(5) AGRICULTURAL DISEASE.—The term "agri-
12	cultural disease" means an outbreak of a plant or
13	animal disease, or a pest infestation, that requires
14	prompt action in order to prevent injury or damage
15	to people, plants, livestock, property, the economy,
16	or the environment.
17	SEC. 4. AGROTERRORISM.
18	Chapter 113B of title 18, United States Code, is
19	amended by adding at the end the following:
20	"§ 2339D. Agroterrorism
21	"(a) Offense.—Any person who knowingly devel-
22	ops, produces, stockpiles, transfers, acquires, possesses, or
23	uses any biological agent, toxin, or delivery system in fur-
24	therance of or in the commission of an act causing damage
25	or harm to, or destruction or contamination of a crop, live-

- 1 stock, raw agricultural commodity, food product, farm or
- 2 ranch equipment, material, or any other property associ-
- 3 ated with agriculture, or a person engaged in agricultural
- 4 activity, that is committed to—
- 5 "(1) intimidate or coerce a civilian population;
- 6 "(2) influence the policy of a government by in-
- 7 timidation or coercion; and
- 8 "(3) disrupt interstate commerce or foreign
- 9 commerce of the United States agricultural industry,
- 10 shall be fined under this title or imprisoned for any terms
- 11 of years or for life.
- 12 "(b) Enhanced Penalty if Death Results.—If
- 13 a death results from a violation of subsection (a) and such
- 14 killing constitutes a murder (as defined in section
- 15 1111(a)), the person shall be punished by death, fined
- 16 under this title, or imprisoned for a term of 10 years to
- 17 life.".
- 18 SEC. 5. PREPAREDNESS.
- 19 (a) FINDINGS.—The United States should protect the
- 20 agriculture and food system from terrorist attacks, major
- 21 disasters, and other emergencies by—
- 22 (1) identifying and prioritizing sector-critical in-
- frastructure and key resources for establishing pro-
- 24 tection requirements;

1	(2) developing awareness and early warning ca-
2	pabilities to recognize threats;
3	(3) mitigating vulnerabilities at critical produc-
4	tion and processing nodes;
5	(4) enhancing screening procedures for domes-
6	tic and imported products, especially seed sources
7	and reproductive germplasm; and
8	(5) enhancing response and recovery proce-
9	dures.
10	(b) Monitoring and Surveillance Enhance-
11	MENT.—The Secretary of Homeland Security, the Sec-
12	retary of the Interior, the Secretary of Agriculture, the
13	Secretary of Health and Human Services, the Adminis-
14	trator of the Environmental Protection Agency, and the
15	heads of other appropriate Federal departments and agen-
16	cies, shall build upon and expand current monitoring and
17	surveillance programs to—
18	(1) develop robust, comprehensive, and fully co-
19	ordinated surveillance and monitoring systems, in-
20	cluding international information, for animal dis-
21	ease, plant disease, wildlife disease, and food safety
22	that provides early detection and awareness of dis-
23	ease, pest, or poisonous agents;
24	(2) develop systems that confidentially track
25	specific animals, commodities, and food;

1	(3) develop nationwide laboratory networks for
2	food, veterinary, and plant health that—
3	(A) integrate existing Federal and State
4	laboratory resources;
5	(B) are interconnected;
6	(C) utilize standardized diagnostic proto-
7	cols and procedures; and
8	(D) are capable of providing forensic evi-
9	dence; and
10	(4) ensure that border inspectors and agents
11	are adequately trained in agricultural security as a
12	first line of defense.
13	(c) Intelligence Enhancement.—
14	(1) In General.—The Attorney General, the
15	Secretary of Homeland Security, and the Director of
16	National Intelligence, in coordination with the Sec-
17	retary of Agriculture, the Secretary of Health and
18	Human Services, and the Administrator of the Envi-
19	ronmental Protection Agency, shall develop and en-
20	hance intelligence operations and analysis capabili-
21	ties focusing on the agriculture and food sectors of
22	the United States, including the collection and anal-
23	ysis of information concerning threats, delivery sys-

tems, and methods that could be directed against

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1	such sectors, especially on seed production and re-
2	productive germplasm.
3	(2) STUDY AND REPORT.—The Secretary of
4	Homeland Security shall—
5	(A) assess the ability of the Department of
6	Homeland Security to coordinate activities to
7	effectively address plant and animal food secu-
8	rity of the United States agriculture industry;
9	and
10	(B) submit a report to Congress describing
11	the results of the assessment under subpara-
12	graph (A) not less than 120 days after the date
13	of enactment of this Act.
14	(d) Vulnerability Assessments.—
15	(1) In General.—The Secretary of Agri-
16	culture, the Secretary of Health and Human Serv-
17	ices, and the Secretary of Homeland Security shall
18	expand and continue vulnerability assessments of the
19	agriculture and food sectors.
20	(2) Requirements; updates.—The vulner-
21	ability assessments described in paragraph (1)—
22	(A) shall identify requirements of the Na-
23	tional Infrastructure Protection Plan developed
24	by the Secretary of Homeland Security; and
25	(B) shall be updated every 2 years.

1	(e) State Plans.—
2	(1) DEVELOPMENT AND IMPLEMENTATION.—
3	The Secretary of Agriculture, in consultation with
4	the Director of the Federal Emergency Management
5	Agency, shall assist States and counties in devel-
6	oping and implementing State plans for the preven-
7	tion, response, and recovery from outbreaks of agri-
8	cultural diseases.
9	(2) Model.—Any plans developed under para-
10	graph (1) shall be modeled after the State Animal
11	Response Team.
12	(f) REGIONAL AND NATIONAL RESPONSE PLANS.—
13	The Secretary of Agriculture shall assist States in devel-
14	oping regional and national response plans to carry out
15	this section.
16	(g) Authorization of Appropriations.—There
17	are authorized to be appropriated to carry out this sec-
18	tion—
19	(1) \$12,000,000 for fiscal year 2006; and
20	(2) such sums as are necessary for each fiscal
21	year thereafter.
22	SEC. 6. PUBLIC AWARENESS CAMPAIGN AND BIOSECURITY.
23	(a) Public Awareness.—The Secretary of Agri-
24	culture, in coordination with Cooperative State Research
25	Education and Extension Service and the Natural Re-

1	sources Conservation Service, shall establish a public
2	awareness campaign for farmers, ranchers, and other agri-
3	cultural producers that emphasizes—
4	(1) the need for heightened biosecurity on
5	farms; and
6	(2) the reporting of agricultural disease anoma-
7	lies.
8	(b) On-Farm Biosecurity.—Not later than 240
9	days after the date of enactment of this Act, the Secretary
10	of Agriculture, in consultation with associations of agricul-
11	tural producers and after considering research conducted
12	under the National Agricultural Research, Extension, and
13	Teaching Policy Act of 1977 (7 U.S.C. 3101 et seq.),
14	shall—
15	(1) develop guidelines to—
16	(A) improve the monitoring of vehicles and
17	materials entering or leaving farm or ranch op-
18	erations; and
19	(B) control human traffic entering or leav-
20	ing farm or ranch operations; and
21	(2) disseminate such guidelines to agricultural
22	producers through agricultural education seminars
23	and biosecurity training sessions.
24	(c) Authorization of Appropriations.—

1	(1) In general.—There are authorized to be
2	appropriated to carry out this section—
3	(A) $$15,000,000$ for fiscal year 2006; and
4	(B) such sums as may be necessary for fis-
5	cal year 2007 and each fiscal year thereafter.
6	(2) Education program.—Of the amounts
7	made available pursuant to paragraph (1), the Sec-
8	retary of Agriculture may use such sums as are nec-
9	essary to establish in each State an education pro-
10	gram to distribute the biosecurity guidelines devel-
11	oped under subsection (b)(1).
12	SEC. 7. RESPONSE AND RECOVERY.
13	(a) Development of Program.—
14	(1) Veterinary Stockpile and Plant dis-
15	EASE RECOVERY SYSTEM.—The Secretary of Agri-
16	culture, through the Animal, Plant, Health, and In-
17	spection Service, in coordination with the Secretary
18	of Homeland Security, and in consultation with the
19	Secretary of Health and Human Services and the
20	Administrator of the Environmental Protection
21	Agency, shall work with States, units of local gov-
22	ernment, and the private sector to develop—
23	(A) a National Veterinary Stockpile—
2324	(A) a National Veterinary Stockpile—(i) containing sufficient amounts of

1	products to appropriately respond to the
2	most damaging animal diseases affecting
3	human health and the economy;
4	(ii) that will be capable of deployment
5	within 24 hours of an outbreak; and
6	(iii) that leverages the mechanisms
7	and infrastructure that have been devel-
8	oped for the management, storage, and
9	distribution of the Strategic National
10	Stockpile;
11	(B) a National Plant Disease Recovery
12	System—
13	(i) capable of responding to a high-
14	consequence plant disease with pest control
15	measures, and the use of resistant seed va-
16	rieties within a single growing season to
17	sustain a reasonable level of production for
18	economically important crops;
19	(ii) that utilizes the genetic resources
20	contained in the U.S. National Plant
21	Germplasm System and the scientific capa-
22	bilities of the Federal-State-industry agri-
23	cultural research and extension system;
24	and

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1	(iii) that includes emergency planning
2	for the use of resistant seed varieties and
3	pesticide control measures to prevent, slow,
4	or stop the spread of a high-consequence
5	plant disease, such as wheat smut and soy-
6	bean rust.
7	(2) National biodefense laboratories.—
8	The Secretary of Homeland Security, in coordination
9	with the Secretary of Agriculture, the Secretary of
10	Defense, the Secretary of Health and Human Serv-
11	ices, the Secretary of the Interior and the Adminis-
12	trator of the Environmental Protection Agency, shall
13	submit a report to Congress that—
14	(A) describes the feasibility and need for
15	modernizing or replacing current federal BL3
16	and BL4 laboratories responsible for research,
17	technology development, diagnostic, and foren-
18	sic activities on plant and animal diseases, in-
19	cluding zoonotic animal diseases that are a
20	threat to United States agriculture; and
21	(B) contains an assessment of the capa-
22	bility of States to diagnose and conduct ne-
23	cropsy as first responders to animal diseases

that threaten United States agriculture.

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1	(b) Authorization of Appropriations.—There
2	are authorized to be appropriated to carry out this sec-
3	tion—
4	(1) \$10,000,000 for fiscal year 2006; and
5	(2) such sums as may be necessary for fiscal
6	year 2007 and each fiscal year thereafter.
7	SEC. 8. ELECTION OF ARBITRATION.
8	(a) In General.—Chapter 1 of title 9, United
9	States Code, is amended by adding at the end the fol-
10	lowing:
11	"SEC. 17. LIVESTOCK AND POULTRY CONTRACTS.
12	"(a) Definitions.—In this section:
13	"(1) Livestock.—The term 'livestock' has the
14	meaning given the term in section 2(a) of the Pack-
15	ers and Stockyards Act, 1921 (7 U.S.C. 182(a)).
16	"(2) Livestock or poultry contract.—The
17	term 'livestock or poultry contract' means any
18	growout contract, marketing agreement, or other ar-
19	rangement under which a livestock or poultry grower
20	raises and cares for livestock or poultry.
21	"(3) Livestock or poultry grower.—The
22	term 'livestock or poultry grower' means any person
23	engaged in the business of raising and caring for
24	livestock or poultry in accordance with a livestock or

- 1 poultry contract, whether the livestock or poultry is
- 2 owned by the person or by another person.
- 3 "(4) POULTRY.—The term 'poultry' has the
- 4 meaning given the term in section 2(a) of the Pack-
- 5 ers and Stockyards Act, 1921 (7 U.S.C. 182(a)).
- 6 "(b) Consent to Arbitration.—If a livestock or
- 7 poultry contract provides for the use of arbitration to re-
- 8 solve a controversy under the livestock or poultry contract,
- 9 arbitration may be used to settle the controversy only if,
- 10 after the controversy arises, both parties consent in writ-
- 11 ing to use arbitration to settle the controversy.
- 12 "(c) Explanation of Basis for Awards.—If arbi-
- 13 tration is elected to settle a dispute under a livestock or
- 14 poultry contract, the arbitrator shall provide to the parties
- 15 to the contract a written explanation of the factual and
- 16 legal basis for the award.".
- 17 (b) Technical and Conforming Amendment.—
- 18 The table of sections for chapter 1 of title 9, United States
- 19 Code, is amended by adding at the end the following:
 - "Sec. 17. Livestock and poultry contracts.".
- (c) Effective Date.—The amendment made by
- 21 subsection (a) shall apply to a contract entered into,
- 22 amended, altered, modified, renewed, or extended after the
- 23 date of enactment of this Act.